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8	Impact Regional Center, LLC and Eastern Inves	tments LLC
9		
10	UNITED STATES	DISTRICT C
11	DISTRICT OF NEVADA	
12	JINGLING WU, an individual; WANLING	Case No. 2:
13	LI, an individual; HONGHONG JIANG, an individual; RONG WANG, an individual;	
14	BIYU XIE, an individual; SHAOZHEN	

Case No. 2:19-cv-00229-JCM-(PAL)

COURT

BIYU XIE, an individual; SHAOZHEN YAN, an individual; ZHIRONG FU, an individual; GUANGJU YAN, an individual; QILONG LIAO, an individual; YING ZHU, an individual; QING LI, an individual; ZIXUN YANG, an individual; QU CHEN, an individual; YANXIN ZHOU, an individual; XIAOPING HAN, an individual; KAI ZHOU, an individual; YIXI LIU, an individual; XIAOYING HUANG, an individual; YIHUI LIANG, an individual; KAIQING YANG, an individual; XIANNA CHEN, an individual; ZHIYAN ZHANG, an individual; JINYUN YE, an individual; YIRUI CHEN, an individual; WENJIAN LIAO, an individual; YIRANG LIU, an individual; ZIXUAN WANG, an individual; MING LIU, an individual; HAOWEN LUO, an individual; YANZHAO YANG, an individual; LINGFENG XIAO, an individual; YAN LIU, an individual; CUI YU, an individual; QUN WEN, an individual; JIAXIN YE, an individual; RUI WANG, an individual; SHAOMEI MO, an individual; SHUHAN

STIPULATION FOR EXTENSION OF TIME TO RESPOND TO COMPLAINT (FIRST REQUEST) 12

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LIN, an individual; XIN ZHANG, an
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      individual; and HANXIAO HE, an individual
      (Collectively as "Individual EB-5 Investors")
2
           Plaintiff,
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      VS.
4
      ANDREW S. FONFA, an individual;
5
      WILLIAM WEIDNER, an individual;
      DAVID JACOBY, an individual; SAHARA
6
      INVESTMENTS, LLC; LAS VEGAS
      ECONOMIC IMPACT REGIONAL
7
      CENTER, LLC; EASTERN
      INVESTMENTS, LLC; BOFU, LLC;
8
      WEIDNER MANAGEMENT, LLC, and
9
      Does 1 through 100, inclusive;
           Defendants.
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Pursuant to Local Rule 6-1, Plaintiffs, EB-5 Investors, and Defendants Andrew Fonfa, Sahara Investments, LLC, Las Vegas Economic Impact Regional Center, LLC, Eastern Investments, LLC, William Weidner, BOFU, LLC, and Weidner Management LLC (collectively, "Defendants"), by and through their respective undersigned counsel, hereby stipulate and agree that the stipulating Defendants shall have up to and including May 1, 2019, to respond to Plaintiffs' Complaint.

This Stipulation is not intended to change or otherwise affect the deadline for Defendant, David Jacoby, to answer or otherwise respond to Plaintiffs' Complaint.

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